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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/837,436	04/18/2001	Ophir Frieder	IIT-169	3971
75	90 03/26/2004		EXAM	INER
Roland W. Norris			HAMILTON, MONPLAISIR G	
Pauley Petersen Kinne & Fejer Suite 365			ART UNIT	PAPER NUMBER
2800 West Higgins Road Hoffman Estates, IL 60195			2135	10
			DATE MAILED: 03/26/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application N .	Applicant(s)				
Advisory Action	09/837,436	FRIEDER ET AL.				
· ·	Examiner	Art Unit				
-	Monplaisir G Hamilton	2135				
The MAILING DATE of this communication appe	ars on the cover sheet with the o	correspondence addres	SS			
THE REPLY FILED 05 March 2004 FAILS TO PLACE TI Therefore, further action by the applicant is required to average final rejection under 37 CFR 1.113 may only be either: (1) condition for allowance; (2) a timely filed Notice of Appeal Examination (RCE) in compliance with 37 CFR 1.114.	oid abandonment of this applica a timely filed amendment whicl	ation. A proper reply to h places the applicatio	o a on in			
PERIOD FOR RE	PLY [check either a) or b)]					
a) \square The period for reply expires $\underline{3}$ months from the mailing date						
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire I ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f).	ater than SIX MONTHS from the mailin	g date of the final rejection.				
Extensions of time may be obtained under 37 CFR 1.136(a). The fee have been filed is the date for purposes of determining the period of fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of (2) as set forth in (b) above, if checked. Any reply received by the Office timely filed, may reduce any earned patent term adjustment. See 37 C	of extension and the corresponding amousthe shortened statutory period for reply be later than three months after the mai	ount of the fee. The approper originally set in the final Off	riate extension fice action; or			
1. A Notice of Appeal was filed on Appellant's 37 CFR 1.192(a), or any extension thereof (37 CFF						
2. The proposed amendment(s) will not be entered be	ecause:					
(a) they raise new issues that would require further	er consideration and/or search (see NOTE below);				
(b) they raise the issue of new matter (see Note b	elow);					
(c) they are not deemed to place the application in issues for appeal; and/or	n better form for appeal by mate	rially reducing or simp	lifying the			
(d) they present additional claims without canceli NOTE:	ng a corresponding number of f	inally rejected claims.				
3. Applicant's reply has overcome the following reject	tion(s):					
4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	be allowable if submitted in a se	eparate, timely filed an	nendment			
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for application in condition for allowance because: See		idered but does NOT p	place the			
6. The affidavit or exhibit will NOT be considered becaraised by the Examiner in the final rejection.		o issues which were r	newly			
7. For purposes of Appeal, the proposed amendment explanation of how the new or amended claims we			d an			
The status of the claim(s) is (or will be) as follows:						
Claim(s) allowed:						
Claim(s) objected to:						
Claim(s) rejected: <u>1,5,7,8,10-28 and 30-36</u> .						
Claim(s) withdrawn from consideration: 2-4,6,9 and	<u>1 29</u> .					
9. Note the attached Information Disclosure Statemen						
10. Other:	, , , , , , , , , , , , , , , , , , ,	_				



Continuation of 5. does NOT place the application in condition for allowance because: Applicant has essentially argued that US 6523022 issued to Hobbs uses an antiquated definition of the term data warehouse. To support these arguments applicant submitted a declaration as well as documents that define this term. According to whatis?com, "A data warehouse is a central repository for all or significant parts of the data that n enterprise's various business systems collect. W.H. Inmon coined the term. IBM sometimes uses the term information warehouse. Typically, a data warehouse is housed on an enterprise mainframe server. Data from various online transaction processing applications and other sources is selectively extracted and organized on the data warehouse database for use by analytical applications and user queries. Data warehousing emphasizes the capture of data from diverse sources for useful analysis and access, but does not generally start from the point-of-view of the end user or knowledge worker who may need access to specialized, sometimes local databases. This latter idea is known as the data mart. Additionally applicant submitted information by Hellerstein et al, "Independent, Open Enterprise Data Integration". The Hellerstein article defined" the idea of data warehousing as simple: in order to integrate data from multiple data sources, the data is extracted from these sources, transformed into a common schema, and loaded into a single, unified database for the enterprise. Hellerstein further disclosed "Consultant and industry pundit Bill Inmon is widely credited with coining this term. He meant by it a single, large system in which all an enterprises' data over time would be stored. Most database researchers, looking at a data warehouse engine, would instantly identify the software as nothing more or less that a relational database management system, albeit one tuned for a particular workload. It is the workload that distinguishes warehouses from standard DBMSs: warehouses are used in append-only, query-mostly manner.

Applicant further argues that "although Hobbs makes passing references to the use of structured data, Hobbs details not actual use of structured queries acting upon a physical data warehouse repository of cleaned up, extracted, transformed, and loaded subsets of data. Paik, while detailing a Natural language Query structure, teaches no use of structured queries on a physical data warehouse within its teachings either. Thus, neither of the references suggests the need for combining a natural language query structure with the searching of structured and unstructured databases to practice the combination of techniques.

Examiner has considered the references as well as the declaration submitted by applicant. Examiner disagrees with all of applicant's arguments and maintains that the claimed invention is unpatentable. Hobbs col 2, lines 10-25, explicitly discloses "In addition, large commercial database providers such as Bloomberg, Dialog, Lexis/Nexis and Westlaw typically have thousands of individual databases. These large commercial database providers are Data Warehouses, which compromise an architecture and process where data are extracted from external information providers, then formatted and aggregated and integrated into a read-only database that is optimized for decision-making. Examiner believes that Hobbs definition for Data Warehouse is consistent with the (Extract-Transform-Load) definition coined by W. H. Inmon. Therefore, examiner maintains that the claimed invention is unpatentable.